Case 2:16-cv-01445-RSL Document 14 Filed 06/01/17 Page 1 of 2

HONORABLE ROBERT S. LASNIK

UNITED STAETS DISTRICT COURT WESTERN DISTRICT OF WASHINGTON

JOSIAH HUNTER.

Plaintiff,

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CITY OF FEDERAL WAY, FEDERAL WAY POLICE DEPARTMENT, FEDERAL WAY POLICE OFFICER KRIS DURRELL, FEDERAL WAY POLICE CHIEF ANDY J. HWANG, JOHN DOE AND JANE DOE OFFICERS.

Defendants.

No. 2:16-cy-01445-RSL

STIPULATED MOTION TO EXTEND EXPERT WITNESS DISCLOSURE DATE AND PROPOSED ORDER

NOTE ON MOTION CALENDAR: June 1, 2017

IT IS HEREBY STIPULATED by and between plaintiff, JOSIAH HUNTER, through his attorney, Jesse Valdez, and defendants, CITY OF FEDERAL WAY, FEDERAL WAY POLICE DEPARTMENT, FEDERAL WAY POLICE OFFICER KRIS DURRELL, AND FEDERAL WAY POLICE CHIEF ANDY J. HWANG, through their attorney, Ann E. Trivett, that the date for disclosure of expert witnesses, in the above-entitled matter, be extended to June 14, 2017. This extension is necessary to allow the plaintiff's police practices expert to comply with the requirements of Federal Rule of Civil Procedure 26(a)(2), due to the very recent death in his family.

Stipulated Motion ion tto Extend Expert Witness Disclosure Date and Proposed Order VALDEZ LEHMAN, PLLC 600 108th Ave NE Ste 347 Bellevue, WA 98004 P: 425.458.4415 F: 425.732.0130

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1	This stipulation will not affect the balance of the Status (Pre-Trial Scheduling) Order signed by the
2	Honorable Robert S. Lasnik dated November 17, 2016.
3	DATED this 1 st day of June 2017.
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5	By <u>/s/ Jesse Valdez</u>
6	Jesse Valdez, WSBA #35378 VALDEZ LEHMAN, PLLC.
7	Co-Counsel and Attorney for Plaintiff Josiah Hunter
8	DATED this 1 st day of June 2017.
9	
10 11	CHRISTIE LAW GROUP, PLLC
12	Dry /o/ Amm E. Tuisvott
13	By /s/ Ann E. Trivett Ann E. Trivett, WSBA #39228 Attorneys for Defendants
14	Autoriteys for Defendants
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16	ODDED
17	ORDER
18	GOOD CAUSE APPEARING, IT IS HEREBY ORDERED that the date for disclosure of expert witnesses is hereby extended to June 14, 2017. This date for disclosure will not affect the balance of the Status (Pre-Trial Scheduling) Order dated November 17, 2016.
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20	DONE IN OPEN COURT/CHAMBERS this <u>5</u> day of June, 2017.
21	MUSCasuk
22	Honorable Robert S. Lasnik
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Stipulated Motion ion tto Extend Expert Witness Disclosure Date and Proposed Order

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VALDEZ LEHMAN, PLLC 600 108th Ave NE Ste 347 Bellevue, WA 98004 P: 425.458.4415 F: 425.732.0130